

**EXHIBIT A**

**SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF ALAMEDA**  
**ABSTRACT OF JUDGMENT**  
**(Commitment to State Prison)**

The People of the State of California, Present:

Present:

vs.

Hon. STANLEY P. GOLDE  
 Judge of the Superior Court  
David Whitman, Deputy  
 District Attorney  
Judy Brown, Asst. Public Defender  
 Counsel for Defendant

HAROLD DELANE DYSON  
ANJ502 3011165  
5/29/57  
 Defendant

This certifies that on Jan 4, 1984 judgment of conviction of the above-named defendant was entered as follows:  
 (1) Case No. 77612 Count No. 1

On his plea of Guilty

he was convicted by Plea of Guilty of a felony, to wit: Murder, a violation of Section 187 of the Penal Code of the State of California, as charged in the Information. Pursuant to stipulation, the Court fixed the degree of the offense at 2nd degree. Defendant admitted having personally used a firearm, to wit: a handgun, in the commission and attempted commission of the offense. On the motion of the District Attorney and in the furtherance of justice, the Court ordered the GBI clause dismissed. Defendant's motion for probation is denied.  
 with prior felony convictions charged and proved or admitted as follows:

Date

County and State

Crime

Disposition

" NONE CHARGED "

Defendant has been held in custody for 360 days as a result of the same criminal act or acts for which he has been convicted.

X Defendant X armed with a X deadly weapon at the time of his X commission of the offense or a concealed X deadly weapon at the time of his X arrest within the meaning of Penal Code Section X 3024. X X  
 X (2) Defendant X adjudged an X habitual criminal within the meaning of Subdivision X (a) or (b) X of Section 644 of the Penal Code, and the Defendant X an habitual criminal in accordance with provisions of Subdivision (c) of that section. X  
 (3) IT IS THEREFORE ORDERED, ADJUDGED AND DECREED X that the said defendant be punished by imprisonment in state prison of the State of California for the term X 15 years to life X and that he be remanded to the Sheriff of the County of Alameda, and by him delivered to the Director of Corrections of the State of California at California Medical Facility, Vacaville, California

It is ordered that sentences shall be served in respect to one another as follows:  
 The term imposed on the use clause shall commence to run immediately and concurrently with the term imposed on the 187 PC, however, said term is stayed pending and Appeal and completion of service on the 187 PC at which time said stay shall become permanent.  
 and in respect to any prior incompleated sentence(s) as follows:

" THE COURT MAKES NO ORDER "

(4) To the Sheriff of the County of Alameda and to the Director of Corrections at the California Medical Facility, Vacaville, California  
 Pursuant to the aforesaid judgment, this is to command you, the said Sheriff, to deliver the above named defendant into the custody of the Director of Corrections at the California Medical Facility, Vacaville, California at your earliest convenience.

Witness my hand and seal of said court February 1, 1984

RENE' C. DAVIDSON, County Clerk

(SEAL)

By Dwight Graves, Deputy